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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/637,122	08/08/2003	Alex E. Henderson	42P17214 3811	
8791 BLAKELY SC	7590 06/13/2007 DKOLOFF TAYLOR & ZA	EXAMINER		
1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040			MORRISON, JAY A	
SUNN I VALE, CA 94083-4040			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	Application No.	Applicant(s)				
	10/637,122	HENDERSON ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jay A. Morrison	2168				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 26 M	<u>arch 2007</u> .					
2a)⊠ This action is <b>FINAL</b> . 2b)☐ This	This action is <b>FINAL</b> . 2b) This action is non-final.					
3) Since this application is in condition for allowar	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 67-127 is/are pending in the application	on.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) 67-127 is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on <u>08 August 2003</u> is/are:	a)⊠ accepted or b)□ objected	to by the Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)  1) ☑ Notice of References Cited (PTO-892) 2) ☑ Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)	(PTO-413) ate				
Information Disclosure Statement(s) (PTO/SB/08)     Paper No(s)/Mail Date	5)  Notice of Informal F 6)  Other:	atent Application				

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### **DETAILED ACTION**

### Remarks

1. Claims 67-127 are pending.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 67-79 and 81-127 are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Cormen et al.</u> ('<u>Cormen</u>' hereinafter) (Introduction to Algorithms,

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ISBN: 0262031318) in view of <u>Sellis et al.</u> ('<u>Sellis</u>' hereinafter) ("The R+-Tree: A Dynamic Index For Multi-Dimensional Objects", Proceedings of the 13<sup>th</sup> VLDB Conference, Brighton 1987, pages 507-518).

### As per claim 67, Cormen teaches

A tree data structure stored in a machine readable storage medium of a computer system to communicate information stored within the tree data structure in support of application(s) to execute on the computer system, the tree data structure comprising: (b-tree, page 381)

- (a) a root node, wherein the root node comprises: (root, figure 19.1, page 381)
- (i) a plurality of sequential keys, wherein each key comprises: (internal node has n[x] keys, figure 19.1, page 381)

and (b) a pointer associated with the root node to identify a child node, the child node comprising a range outside the range of each key in the root node. (n[x]+1 children, figure 19.1, page 381)

Cormen does not explicitly indicate "(1) a range for the key, (2) a first value to define a lower bound of the range for the key, and (3) a second value to define an upper bound of the range for the key, (ii) wherein the ranges of the plurality of sequential keys are non-overlapping".

However, <u>Sellis</u> discloses "(1) a range for the key, (2) a first value to define a lower bound of the range for the key, and (3) a second value to define an upper bound of the range for the key, (ii) wherein the ranges of the plurality of sequential keys are

non-overlapping" (rectangle contains low and high values, rectangles non-overlapping, page 511).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Cormen</u> and <u>Sellis</u> because using the steps of "(1) a range for the key, (2) a first value to define a lower bound of the range for the key, and (3) a second value to define an upper bound of the range for the key, (ii) wherein the ranges of the plurality of sequential keys are non-overlapping" would have given those skilled in the art the tools to improve the invention by storing data in a more efficient and useful manner. This gives the user the advantage of being able to more easily use the data in wider variety of applications.

As per claim 68, Cormen teaches

at least one of the keys of the root node further include a data element. (satellite information stored in same node, section 19.1, page 384)

As per claim 69, <u>Cormen</u> teaches

at least one of the keys of the root node further includes a pointer to an associated data element. (pointer stored with key to satellite information, section 19.1, page 384)

As per claim 70, Cormen teaches

one of the keys of the root node further includes a pointer to a set of data elements. (pointer stored with key to satellite information, section 19.1, page 384)

As per claim 71, Cormen teaches

the set of data elements comprises a linked list. (linked list, section 11.2, page 204)

As per claim 72.

<u>Cormen</u> does not explicitly indicate "each data element of the set is associated with the range of the one key".

However, <u>Sellis</u> discloses "each data element of the set is associated with the range of the one key" (rectangle covered by object parent, page 511).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Cormen</u> and <u>Sellis</u> because using the steps of "each data element of the set is associated with the range of the one key" would have given those skilled in the art the tools to improve the invention by storing data in a more efficient and useful manner. This gives the user the advantage of being able to more easily use the data in wider variety of applications.

As per claim 73,

<u>Cormen</u> does not explicitly indicate "one data element of the set is further associated with another one of the keys of the root node".

However, <u>Sellis</u> discloses "one data element of the set is further associated with another one of the keys of the root node" (G in rectangle A and P, figures 3.4 and 3.5, page 511).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Cormen</u> and <u>Sellis</u> because using the steps of "one data element of the set is further associated with another one of the keys of the root node" would have given those skilled in the art the tools to improve the invention by storing data in a more efficient and useful manner. This gives the user the advantage of being able to more easily use the data in wider variety of applications.

As per claim 74,

<u>Cormen</u> does not explicitly indicate "the set of data elements is prioritized".

However, <u>Sellis</u> discloses "the set of data elements is prioritized" (figure 3.4, page 511).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Cormen</u> and <u>Sellis</u> because using the steps of "the set of data elements is prioritized" would have given those skilled in the art the tools to improve the invention by storing data in a more efficient and useful manner. This gives the user the advantage of being able to more easily use the data in wider variety of applications.

As per claim 75,

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<u>Cormen</u> does not explicitly indicate "a highest priority data element of the set of data elements corresponds to a data element having a longest length prefix".

However, <u>Sellis</u> discloses "a highest priority data element of the set of data elements corresponds to a data element having a longest length prefix" (figure 3.8, page 513).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Cormen</u> and <u>Sellis</u> because using the steps of "a highest priority data element of the set of data elements corresponds to a data element having a longest length prefix" would have given those skilled in the art the tools to improve the invention by storing data in a more efficient and useful manner. This gives the user the advantage of being able to more easily use the data in wider variety of applications.

As per claim 76,

<u>Cormen</u> does not explicitly indicate "a temporary node including a number of keys that is less than a minimum number of keys".

However, <u>Sellis</u> discloses "a temporary node including a number of keys that is less than a minimum number of keys" (orphaned rectangles, section 3.4, page 513).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Cormen</u> and <u>Sellis</u> because using the steps of "a temporary node including a number of keys that is less than a minimum number of keys" would have given those skilled in the art the tools to improve the invention by

storing data in a more efficient and useful manner. This gives the user the advantage of being able to more easily use the data in wider variety of applications.

As per claim 77,

<u>Cormen</u> does not explicitly indicate "a temporary key, the temporary key having a range overlapping with the range of at least one of the keys in the root node".

However, <u>Sellis</u> discloses "a temporary key, the temporary key having a range overlapping with the range of at least one of the keys in the root node" (section 3.5, page 513).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Cormen</u> and <u>Sellis</u> because using the steps of "a temporary key, the temporary key having a range overlapping with the range of at least one of the keys in the root node" would have given those skilled in the art the tools to improve the invention by storing data in a more efficient and useful manner. This gives the user the advantage of being able to more easily use the data in wider variety of applications.

As per claim 78, Cormen teaches

the range of the child node is between the ranges of two sequential keys. (figure 19.1, page 381)

As per claim 79, Cormen teaches

the range of the child node is beyond the range of an end key of the number of keys. (figure 19.1, page 381)

As per claim 81, Cormen teaches

the root node and the child node comprise a B-Tree data structure. (page 381)

As per claim 82, Cormen teaches

the machine readable storage medium comprises one of a memory device, a carrier wave, an optical storage device, and a magnetic storage device. (page 382)

As per claims 83-95,

These claims are rejected on grounds corresponding to the arguments given above for rejected claims 67-79 and are similarly rejected.

As per claim 96, Cormen teaches

the plurality of sequential keys are stored in contiguous locations of the machine readable storage medium. (page 382)

As per claims 97-109,

These claims are rejected on grounds corresponding to the arguments given above for rejected claims 67-79 and are similarly rejected.

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As per claim 110, Cormen teaches

a processing device coupled with the machine readable storage medium. (page 382)

As per claim 111, Cormen teaches

the processing device includes logic to generate the tree data structure. (page 382)

As per claim 112, Cormen teaches

a set of instructions stored in the machine readable storage medium that, when executed on the processing device, generate the tree data structure in the machine readable storage medium. (page 382)

As per claim 113, Cormen teaches

the processing device includes a set of instructions stored thereon that, when executed on the processing device, generate the tree data structure in the machine readable storage medium. (page 382)

As per claims 114-126,

These claims are rejected on grounds corresponding to the arguments given above for rejected claims 67-79 and are similarly rejected.

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As per claim 127,

the number of sequential keys are stored in contiguous locations of the machine readable storage medium. (page 382)

4. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Cormen et al.</u> ('<u>Cormen</u>' hereinafter) (Introduction to Algorithms, ISBN: 0262031318) in view of <u>Sellis et al.</u> ('<u>Sellis</u>' hereinafter) ("The R+-Tree: A Dynamic Index For Multi-Dimensional Objects", Proceedings of the 13<sup>th</sup> VLDB Conference, Brighton 1987, pages 507-518) and further in view of Puleston (Publication Number 2002/0181480).

As per claim 80,

Neither <u>Cormen</u> or <u>Sellis</u> explicitly indicate "the range of each of the keys correspond to a range of network addresses".

However, <u>Puleston</u> discloses "the range of each of the keys correspond to a range of network addresses" (paragraph [0013]).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine <u>Cormen</u>, <u>Sellis</u>, and <u>Puleston</u> because using the steps of "the range of each of the keys correspond to a range of network addresses" would have given those skilled in the art the tools to improve the invention by storing network address in a well-known data structure. This gives the user the advantage of having quick access to network address during routing.

### Response to Arguments

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5. Applicant's arguments filed 3/26/07 have been fully considered but they are not persuasive.

With regards to Applicant's argument that <u>Sellis</u> does not disclose "(1) a range for the key, (2) a first value to define a lower bound of the range for the key, and (3) a second value to define an upper bound of the range for the key, (ii) wherein the ranges of the plurality of sequential keys are non-overlapping", it is noted that <u>Sellis</u> discloses a rectangle that contains high and low values for the x-coordinate and are non-overlapping (page 55, second column), and while there is an additional y-coordinate, <u>Sellis</u> further discloses B-trees in k-dimensions (page 509, section 3.1), and therefore <u>Sellis</u> discloses the limitation.

### Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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The prior art made of record, listed on form PTO-892, and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jay A. Morrison whose telephone number is (571) 272-7112. The examiner can normally be reached on M-F 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tim Vo can be reached on (571) 272-3642. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TIM VO SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100

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